#### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

CARLOS RODRIGUEZ ROBLES

VS. NO. 2:06cv125

WILLIAM E. FULFORD

## ORDER TO CONDUCT RULE 26(f) CONFERENCE

The defendant having appeared, the court hereby directs the parties to confer as required by Fed. R. Civ. P. 26(f) no later than JULY 21, 2006.

In addition to a discussion of the items set forth in Rule 26(f), the parties shall attempt in good faith to agree on certain matters, including deadlines for a proposed Scheduled Order, and shall file with the court a joint written report outlining their proposals no later than AUGUST 18, 2006.

The parties must incloude the following matters in the joint conference report:

- 1. A factual and legal description of the case which also sets for the elements of each cause of action and each defense;
- 2. The date the Rule 26(f) conference was held, the names of those persons who were in attendance, and the parties they represented;
- 3. A list of any cases that are related to this case and that are pending in any state or federal court with the case numbers and court;
- 4. An agreed discovery/case management plan, if an agreement can be reached, (a sample Scheduling Order form is enclosed, and the parties are to submit a completed Scheduling Order with their joint conference report), which includes proposed deadlines for the following:

- a. Joining additional parties;
- b. filing amended pleadings;
- c. filing any motions to transfer, to remand, to dismiss, for summary judgment, or other dispositive motions;
- d. disclosures of expert testimony pursuant to Fed. R. Civ. P.n 26(a)(2) and Local Rule 26(b);
- e. filing any objections or challenges to any other party's experts;
- f. pre-trial disclosures pursuant to Fed. R. Civ. P. 26(a)(3); and
- g. completion of all discovery.
- A suggested date for the final pre-trial conference (see enclosed list of the court's available dates) at which time the trial will be scheduled;
- 6. The expected length of trial;
- 7. Whether the parties jointly agree to trial before a magistrate judge;
- 8. Whether a jury demand has been made; and
- Whether the parties request a conference with the court pursuant to Fed. R.
   Civ. P. 16(b) before entry of the Scheduling Order.

The joint conference report should be signed by counsel for each party and by any unrepresented parties.

All parties should keep in mind that failure to participate fully in the Rule 26(f) conference or to submit the joint conference report may result in the imposition of

sanctions authorized by Rule 16(f) Fed. R. Civ. P.

SIGNED this 23rd day of June, 2006.

DAVID FOLSOM

UNITED STATES DISTRICT JUDGE

### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

CARLOS RODRIGUEZ ROBLES

VS.		~	NO. 2:06cv125		
WILLIAM E.	FULFORD	~ ~			
(SAMPLE) SCHEDULING ORDER					
After r	eviewing the report from the	parties required by F	ed. R. Civ. P. 26(f), the court		
hereby enter	s the following Scheduling C	order pursuant to this	court's Local Rule CV-16 and		
Fed. R. Civ.	P. 16:				
(1)		s required. The date	(A motion for leave to es are added by this date, e to add parties should be at ions listed in (3) below.)		
(2)	to amend is not necessary	if filed before this da	(A motion for leave te; however, this date should motions listed in (3) below.)		
(3)	summary judgment, or other be filed by	er dispositive motion (In order feetinal pre-trial confe	otions to dismiss, motions for s, and <i>Daubert</i> motions shall for the court to make a ruling rence, this date should be at ce.)		
(4)	Disclosure of expert testime	ony pursuant to Fed.	R. Civ. P. 26(a)(2) and Local		

	Rule CV-26(b) shall be made by the plaintiff by, and by
	the defendant by Thereafter, each party shall have until to object to any other party's expert witnesses.
	Such objections shall be made by a motion to strike or limit expert testimony
	and shall be accompanied by a copy of the expert's report in order to provide
	the court with all of the information necessary to make a ruling on any objection.
(5)	Pre-trial disclosure pursuant to Fed. R. Civ. P. 26(a)(3) shall be made by the plaintiff by, and by the defendant by
	Unless otherwise directed by the court, these disclosures must be made at least 30 days before trial. Within 14 days thereafter, unless a different time
	is specified by the court, a party may serve and promptly file a list disclosing
	(i) any objections to the use under Rule 32(a) of a deposition designated by another party under Rule 26(a)(3)(B), and (ii) any objection, together with the
	grounds therefor, that may be made to the admissibility of materials identified under Rule 26(a)(3)(C). Objections not so disclosed, other than objections
	under Rules 402 and 403 of the Federal Rules of Evidence, are waived
	unless excused by the court for good cause.
(6)	All discovery shall be commenced in time to be completed by
	(This date should be a date at least 90 days before the final pre-trial conference (10).)
(7)	This case shall be mediated by If the parties agree
	on a mediator, they shall so notify the court in writing of the name, address, and telephone number of the mediator by Otherwise,
	the court will select a mediator.
(8)	A Joint Final Pretrial Order prepared in accordance with Local Rule CV-16(b)
	and Joint Proposed Jury Instructions and Verdict Form (or proposed Findings of Fact and Conclusions of Law in non-jury cases) shall be delivered by the
	plaintiff to the court by (This date should be a date
	at least 10 days before the final pre-trial conference.) In order to enable the plaintiff to prepare and deliver the Joint Final Pretrial Order and Joint
	Proposed Jury Instructions and Verdict Form (or proposed Findings of Fact
	and Conclusions of Law in non-jury cases) to the court, and to enable the
	defendants and any third-parties to participate in the preparation of such documents, the plaintiff shall provide the plaintiff's share of the necessary
	information to all other parties by Thereafter, all
	defendants and third-parties shall provide their share of the information to
	plaintiff by .

(9)	Any motions in limine shall be filed by	. (This date
	should be at least 10 days prior to the final pre-trial conference	date (10).)
(40)		
(10)	This case is set for a final pre-trial conference on	

(Select a date from the enclosed list of final pre-trial conference dates.)

**OTHER LIMITATIONS.** All depositions to be read into evidence or shown in court as part of the parties' case-in-chief shall be **EDITED** so as to exclude all unnecessary, repetitious, and irrelevant testimony; **ONLY** those portions which are relevant to the issues in controversy shall be read into evidence or shown in open court. Parties are strongly encouraged to limit total deposition time to no more than one hour per deposition to be read or shown in court.

#### UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

# FINAL PRE-TRIAL CONFERENCE DATES\* FOR JUDGE DAVID FOLSOM

October 2, 2006 March 5, 2007 October 1, 2007

\*Use one of the dates listed above to complete item number (10) of the Scheduling Order.